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6	IN THE UNITED OT ATE	e dietrict collet
7	IN THE UNITED STATES DISTRICT COURT	
8	FOR THE DISTRIC	T OF ARIZONA
9	IN RE BARD IVC FILTERS PRODUCTS LIABILITY LITIGATION	MDL Case No. 2:15-MD-02641-DGC Case No. 2:15-MD-03589-DGC
11	LIABILITY LITIGATION	SECOND AMENDED MASTER SHORT
12		FORM COMPLAINT FOR DAMAGES FOR INDIVIDUAL CLAIMS AND DEMAND
13		FOR JURY TRIAL
14	FIRST AMENDED SHOR	FORM COMPLAINT
15		
16	Plaintiff(s) named below, for their Complaint	against Defendants named below, incorporate
17	the Master Complaint for Damages in MDL 2641 by	reference (Doc. 364). Plaintiff(s) further show
18	the Court as follows:	
19	1. Plaintiff/Deceased Party:	
20	William T. Smith	
21	2. Spousal Plaintiff/Deceased Party's spouse or other party making loss of consortium claim:	
22		
23	Nancy Jones Smith	
24	3. Other Plaintiff and capacity (i.e., administrator, executor, guardian,	
25	conservator): N/A	
26	4. Plaintiffs/Deceased Party's state(s) [if more th	an one Plaintiff] of residence
27	at the time of implant:	
28	Texas	
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2	5.	Plaintiffs/Deceased Party's state(s) [if more than one Plaintiff] of residence	
3	at the time of injury:		
4		Texas	
5	6.	Plaintiffs current state(s) [if more than one Plaintiff] of residence:	
6			
7	<u>Texas</u>		
8	7.	District Court and Division in which venue would be proper absent direct filing:	
9		Southern District of Texas	
10	8.	Defendants (check Defendants against whom Complaint is made):	
11		[C. R. Bard Inc.]	
12		Bard Peripheral Vascular, Inc.	
13	9.	Basis of Jurisdiction:	
14		□ Diversity of Citizenship	
15		Other:	
16		a. Other allegations of jurisdiction and venue not expressed in Master Complaint:	
17			
18	10. Defendants' Inferior Vena Cava Filter(s) about which Plaintiff(s) is making a claim (Check		
19		applicable Inferior Vena Cava Filter(s)):	
20		Recovery® Vena Cava Filter	
21		G2® Vena Cava Filter	
22		G2® Express Vena Cava Filter	
23		G2® X Vena Cava Filter	
24		☐ Eclipse® Vena Cava Filter☐ Meridian® Vena Cava Filter	
		Denali® Vena Cava Filter	
25		Other:	
26			
27	11	. Date of Implantation as to each product:	
28		<u>April 9, 2010</u>	

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3	12. Counts in the Master Complaint brought by Plaintiff(s):	
5	Count I: Strict Products Liability - Manufacturing Defect	
	Count II: Strict Products Liability - Information Defect (Failure to Warn)	
6	Count III: Strict Products Liability - Design Defect	
7	Count IV: Negligence - Design	
8	Count V: Negligence - Manufacture	
9	Count VI: Negligence - Failure to Recall/Retrofit	
10	Count VII: Negligence -Failure to Warn	
11	Count VIII: Negligent Misrepresentation	
12	Count IX: Negligence Per Se	
13	Count X: Breach of Express Warranty	
	Count XI: Breach of Implied Warranty	
14	Count XII: Fraudulent Misrepresentation	
15	Count XIII: Fraudulent Concealment	
16	Count XIV: Violations of Applicable Texas Law Prohibiting Consumer Fraud and	
17	Unfair and Deceptive Trade Practices	
18	Count XV: Loss of Consortium	
19	Count XVI: Wrongful Death	
20	Count XVII: Survival	
21	Punitive Damages	
22	Other(s): (please state the facts supporting this Count in the space immediately below)	
23	13. Jury Trial demanded for all issues so triable?	
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4	RESPECTFULLY SUBMITTED this 31st day of October 2018.
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6	Respectfully submitted,
7	By: _/s/Leslie MacLean
8	Leslie MacLean
	TX Bar No. 00794209 lmaclean@waterskraus.com
9	Sally R. Bage
10	TX Bar No. 24098961 sbage@waterskraus.com
11	Waters & Kraus, LLP
12	3141 Hood Street, Suite 700
	Dallas, Texas 75219 Tel. (214) 357-6244
13	Fax (214) 357-7252
14	
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16	I hereby certify that on this 31^{st} day of October 2018, I electronically transmitted the attached
17	document to the Clerk's Office using the CM/ECF System for filing and transmittal of a Notice of
18	Electronic Filing.
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20	/ /T 1' N/ T
21	/s/Leslie MacLean Leslie MacLean
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